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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/051,778	01/17/2002	Orhan Earl Beckman	10016640-1 2741		
	7590 05/13/201 CKARD COMPANY	I EXAMINER			
	perty Administration	LETT, THOMAS J			
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FORT COLLIN	IS, CO 80528	2625			
			NOTIFICATION DATE	DELIVERY MODE	
			05/13/2010	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM ipa.mail@hp.com laura.m.clark@hp.com

Supplemental						
Notice	of Allowability					

Application No.	Applicant(s)	
10/051,778	BECKMAN ET AL.	
Examiner	Art Unit	
THOMAS J. LETT	2625	

	THOMAS	J. LETT	2625						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included nerewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.									
1. X This communication is responsive to <u>amendment filed on 14 December 2009 after Board of Appeals Decision</u> .									
2. ☑ The allowed claim(s) is/are <u>3,4,7,8,16 and 37-44</u> .									
3.	e been rece e been rece cuments had of this com MENT of this ditted. Note es reason(s est be submission's Pater son's Pater s Amendman	ived. ived in Application No ave been received in this r munication to file a reply of application. the attached EXAMINER's why the oath or declarated. It Drawing Review (PTO-Sent / Comment or in the Oath or coording to 37 CFR 1.121(decording to	complying with the recession of the front (not the fig.).	quirements OTICE OF					
attached Examiner's comment regarding REQUIREMENT Attachment(s) 1. □ Notice of References Cited (PTO-892) 2. □ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. □ Information Disclosure Statements (PTO/SB/08),		5. Notice of Informal Pa 6. Interview Summary Paper No./Mail Date 7. Examiner's Amendm	atent Application (PTO-413), e						
Paper No./Mail Date4. Examiner's Comment Regarding Requirement for Deposit of Biological Material		3. ⊠ Examiner's Stateme 9. □ Other	nt of Reasons for Allo	wance					
/THOMAS J LETT/ Examiner, Art Unit 2625	I	EDWARD L COLES/ Supervisory Patent Exa	miner.Art Unit 2625	5					

DETAILED ACTION

Allowable Subject Matter

The following is an examiner's statement of reasons for allowance:

Independent claim 7 recites "inputting an ephemeral interest into a client by scanning a travel itinerary to generate a digital representation of the travel itinerary, the travel itinerary including the ephemeral interest, wherein the ephemeral interest is of use in identifying at least one content item to be included in the publication."

Although the closest prior art system of DeLorme generates a printed publication that may include various ephemeral interests, DeLorme does not disclose that the ephemeral interests from the scanned document are used to determine the content published on the printed publication (in combination with the other claimed limitations and/or features), as claimed in independent claim 7. Rather, DeLorme teaches that most of the ephemeral interests are inputted manually by the user through the WHERE?, WHO/WHAT?, WHEN?, and HOW? menus. DeLorme is silent as to what may be scanned by the scanning device and how that information is processed.

DeLorme is silent as to whether the scanned information is digitized or parsed and whether the digitized information can be used to determine the content in the printed publication.

Dependent claims 37 and 39-41 are found to be allowable as they are dependent on allowed independent claim 7.

Independent claim 8 recites "inputting an ephemeral interest into a client by scanning a ticket to an event to generate a digital representation of the ticket, the ticket

including the ephemeral interest, wherein the ephemeral interest is of use in identifying at least one content item to be included in the publication."

Although the closest prior art system of DeLorme generates a printed publication that may include various ephemeral interests, DeLorme does not disclose that the ephemeral interests from the scanned document are used to determine the content published on the printed publication (in combination with the other claimed limitations and/or features), as claimed in independent claim 8.

DeLorme is silent as to whether the scanned information is digitized or parsed and whether the digitized information can be used to determine the content in the printed publication.

Dependent claims 3, 4, 38 and 42-44 are found to be allowable as they are dependent on allowed independent claim 8.

Independent claim 16 recites " means for inputting an ephemeral interest, wherein the ephemeral interest is of use in identifying at least one content item to be included in the publication, and the ephemeral interest comprising: at least a portion of a travel itinerary, at least a portion of a ticket to an event, or both; means for generating a request for the publication based at least in part upon the ephemeral interest from a publication system, wherein the request is to be applied to the publication system; and means for executing a printing of the publication received from the publication system, the publication including the at least one content item."

Although the closest prior art system of DeLorme generates a printed publication that may include various ephemeral interests, DeLorme does not disclose a "means for

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generating a request for the publication based at least in part upon the ephemeral interest from a publication system, wherein the request is to be applied to the publication system (in combination with the other claimed limitations and/or features), as claimed in independent claim 16.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to THOMAS J. LETT whose telephone number is (571) 272-7464. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Coles can be reached on (571) 272-7402. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

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USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/THOMAS J LETT/ Examiner, Art Unit 2625

/Edward L. Coles/

Supervisory Patent Examiner, Art Unit 2625